**REMARKS** 

Claims 1-15 are currently pending in the application. As indicated above, Claims 16-18 have

been added, and the specification has been amended.

The Examiner has rejected Claims 1-15 under 35 U.S.C. §103 (a) as being unpatentable over

the Applicant's Admitted Prior Art in view of Molnar et al. (U.S. 5,691,922) and Razoumov et al.

(U.S. 6,614,850). Also in the Office Action, the Examiner objected to the disclosure as containing

numerous informalities in the specification.

With regard to the of objection to the specification at page 9, lines 13-14, as indicated

above, this section of the specification has been amended to more clearly point out how the

codewords are repeated. Further, table 4, on page 10, illustrates only the repeated codewords and

does not illustrate original punctured codeword. Therefore, it is respectfully submitted that the

punctured codes repeat five times is correct description.

With regard to the objections to the specification at page 14, line 1 and on page 15, lines 27-

28 on specification, an amended Figure 6 is enclosed herewith, in which element 600 now correctly

reads "encoder". Therefore, it is respectfully submitted that the corrected Figure 6 overcomes the

objections on pages 14 and 15. Accordingly, it is respectfully submitted that all the objections to the

specification be withdrawn.

With regard to the rejection of Claims 1-15 under 35 U.S.C. §103 (a) as being unpatentable

over the Applicant's Admitted Prior Art in view of Molnar and Razoumov, Razoumov was filed on

July 7, 2000, after the priority dates of March 21, 2000 and July 5, 2000 of the above-identified

application. In accordance with M.P.E.P. §2136.03, it is respectfully submitted that Razoumov is

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not prior art against the present application. Therefore, it is respectfully submitted that the rejection

under 35 U.S.C. §103 has been rendered moot.

Attached herewith are Verified English translations of priority Korean Appln. Nos. 2000-

14355 and 2000-38399, from which they are clearly seen that the priority Korean Applications

constitute an enabling disclosure of the invention claimed herein. It is also noted that a certified

copy of the Priority Documents was submitted with the application as filed.

Accordingly, it is respectfully submitted that the present application is in condition for

allowance. Should the Examiner have any questions, it is respectfully requested that the undersigned

attorney be contacted at the earliest convenience to discuss the present application. Early and

favorable action is earnestly solicited.

Respectfully submitted,

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